fatisfy the Balance of such Estate to the Visitors of the Public School of the C H A P. County, where the Deceased resided, in the same Manner as such Administrator should have been obliged by Law to pay the same to any legal Representative, in case any such should have appeared; to be applied to the Use of fuch School; fave that by the Acts now in Force, fundry Particulars of the Goods and Chattels are directed to be paid in Specie, according to Appraisement, to the legal Representatives; in this Case, such Administrator shall pay the said Balance of such Estate in Current Money, or in Specie, at the Direction of the Visitors: For the Payment whereof, if in Current Mo- Allowance to ney, he shall be allowed Ten per Cent, if in Specie, Five per Cent, and no the Admini-strator.

XVIII. Provided, That in case such Administrator be of Kin to the De-But such Adceased, within the Fifth Degree of either Consanguinity or Affinity, then ministrators, such Administrator, and all others that are as nearly related to the Deceased, the 5th Deas such Administrator, shall have as good a Right to such Residue, as if he gree, shall or they were Brothers or Sisters Children to the Deceased: And such Balance such Residue. shall be distributed accordingly.

XIX. Provided nevertheless, That in case there be a Widow, no Colla-But in case terals shall be admitted, other than these directed by this Act; but such Wi- there be a down shall have the whole Residue of such Estate; any thing herein before Widow, she dow shall have the whole Residue of such Estate; any thing herein before shall have the contained to the contrary thereof notwithstanding.

XX. Provided nevertheless, and be it Enasted, by the Authority, Advice In what case and Consent aforesaid, That in case such Residue shall happen to be paid to such the Visitors Visitors as aforesaid, in Default of legal Representatives as aforesaid: And shall refund. that any legal Representatives of no remoter Degrees, amongst Collaterals, than Brothers or Sisters Children, shall at any Time appear, and prove him, her, or themselves, to be such legal Representatives, that then the Visitors that received the Residue of such Estate, or their Successors, if it shall be in their Hands, shall restore the same to such legal Representative or Representatives: And if such Residue shall be actually applied to the Use and Support of the Public School, that then the Public Stock of fuch School, in the Hands of the Public Treasurers of this Province, or either of them, shall be liable to make Satisfaction to such Representative or Representatives, of such Residue; and that the said Visitors shall give an Order to such Representative or Representatives for the same, on the Public Treasurers, who shall be obliged, by virtue of this Act, and such Order, to pay the same out of the Public Stock of such School, if so much in their Hands; if not, so much as shall be in their Hands; and the Residue when they shall receive so much to the Use of such School. And if the Administrator shall be obliged to pay any In what case further Debt or Duties that were due from the Deceased, such legal Representatives sentative receiving the said Residue, shall refund to such Administrator the shall refund. Value of what such Administrator shall be obliged to pay as aforesaid; Provided the same doth not exceed the Residue received by such Representative; any thing in the said Act for the Application of Such Intestates Estates, &c. to the contrary in any wife notwithstanding.

XXI. And forasmuch as Disputes have arisen whether the Act of Limita- Actions upon Ronds. As it further Fraction by the Authority Advice and Confert of the Confert Bonds; Be it further Enacted, by the Authority, Advice, and Consent afore-Bonds shall faid, That all Actions upon Administration and Testamentary Bonds shall be be commencommenced within Twelve Years after the passing of the said Bonds, and not Years. after.

XXII. Provided always, That nothing in this Act shall be construed to A saving to bar any Person within the Age of Twenty-one Years, Femme-Covert, Non Infants, &c. Compos